#### FIRST REGULAR SESSION

### [PERFECTED]

# **SENATE JOINT RESOLUTION NO. 26**

### 102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR FITZWATER.

1079S.01P

KRISTINA MARTIN, Secretary

## JOINT RESOLUTION

Submitting to the qualified voters of Missouri, an amendment repealing section 6 of article X of the Constitution of Missouri, and adopting one new section in lieu thereof relating to a property tax exemption for certain child care facilities.

Be it resolved by the Senate, the House of Representatives concurring therein:

That at the next general election to be held in the

- 2 state of Missouri, on Tuesday next following the first Monday
- 3 in November, 2024, or at a special election to be called by
- 4 the governor for that purpose, there is hereby submitted to
- 5 the qualified voters of this state, for adoption or
- 6 rejection, the following amendment to article X of the
- 7 Constitution of the state of Missouri:

Section A. Section 6, article X, Constitution of Missouri,

- 2 is repealed and one new section adopted in lieu thereof, to be
- 3 known as section 6, to read as follows:

Section 6. 1. All property, real and personal, of the

- 2 state, counties and other political subdivisions, and
- 3 nonprofit cemeteries, and all real property used as a
- 4 homestead as defined by law of any citizen of this state who
- 5 is a former prisoner of war, as defined by law, and who has
- 6 a total service-connected disability, shall be exempt from
- 7 taxation; all personal property held as industrial
- 8 inventories, including raw materials, work in progress and
- 9 finished work on hand, by manufacturers and refiners, and

10 all personal property held as goods, wares, merchandise, stock in trade or inventory for resale by distributors, 11 12 wholesalers, or retail merchants or establishments shall be exempt from taxation; and all property, real and personal, 13 not held for private or corporate profit and used 14 exclusively for religious worship, for schools and colleges, 15 for purposes purely charitable, for agricultural and 16 horticultural societies, or for veterans' organizations may 17 be exempted from taxation by general law. In addition to 18 19 the above, household goods, furniture, wearing apparel and articles of personal use and adornment owned and used by a 20 person in his home or dwelling place may be exempt from 21 22 taxation by general law but any such law may provide for approximate restitution to the respective political 23 subdivisions of revenues lost by reason of the exemption. 24 25 All laws exempting from taxation property other than the property enumerated in this article, shall be void. 26 The 27 provisions of this section exempting certain personal 28 property of manufacturers, refiners, distributors, wholesalers, and retail merchants and establishments from 29 taxation shall become effective, unless otherwise provided 30 by law, in each county on January 1 of the year in which 31 that county completes its first general reassessment as 32 33 defined by law. 2. All revenues lost because of the exemption of 34 35 certain personal property of manufacturers, refiners, distributors, wholesalers, and retail merchants and 36 establishments shall be replaced to each taxing authority 37 38 within a county from a countywide tax hereby imposed on all property in subclass 3 of class 1 in each county. For the 39 year in which the exemption becomes effective, the county 40 clerk shall calculate the total revenue lost by all taxing 41

42 authorities in the county and extend upon all property in subclass 3 of class 1 within the county, a tax at the rate 43 44 necessary to produce that amount. The rate of tax levied in each county according to this subsection shall not be 45 increased above the rate first imposed and will stand levied 46 47 at that rate unless later reduced according to the provisions of subsection 3. The county collector shall 48 49 disburse the proceeds according to the revenue lost by each taxing authority because of the exemption of such property 50 51 in that county. Restitution of the revenues lost by any taxing district contained in more than one county shall be 52 from the several counties according to the revenue lost 53 54 because of the exemption of property in each county. Each year after the first year the replacement tax is imposed, 55 the amount distributed to each taxing authority in a county 56 57 shall be increased or decreased by an amount equal to the amount resulting from the change in that district's total 58 assessed value of property in subclass 3 of class 1 at the 59 60 countywide replacement tax rate. In order to implement the provisions of this subsection, the limits set in section 61 11(b) of this article may be exceeded, without voter 62 approval, if necessary to allow each county listed in 63 section 11(b) to comply with this subsection. 64 65 3. Any increase in the tax rate imposed pursuant to subsection 2 of this section shall be decreased if such 66 67 decrease is approved by a majority of the voters of the 68 county voting on such decrease. A decrease in the increased tax rate imposed under subsection 2 of this section may be 69 submitted to the voters of a county by the governing body 70 71 thereof upon its own order, ordinance, or resolution and 72 shall be submitted upon the petition of at least eight

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percent of the qualified voters who voted in the immediatelypreceding gubernatorial election.

- 4. As used in this section, the terms "revenues lost" 75 and "lost revenues" shall mean that revenue which each 76 77 taxing authority received from the imposition of a tangible personal property tax on all personal property held as 78 industrial inventories, including raw materials, work in 79 80 progress and finished work on hand, by manufacturers and 81 refiners, and all personal property held as goods, wares, 82 merchandise, stock in trade or inventory for resale by distributors, wholesalers, or retail merchants or 83 establishments in the last full tax year immediately 84 preceding the effective date of the exemption from taxation 85 granted for such property under subsection 1 of this 86 section, and which was no longer received after such 87 exemption became effective. 88
  - 5. Because the availability of childcare supports the well-being of children, families, the workforce, and society as a whole, all property, real and personal, used primarily for the care of a child outside of his or her home may be exempted from taxation by general law. If a portion of the property of an individual or a for profit or nonprofit corporation, organization, or association is used for such childcare, an assessing authority may be authorized by general law to exempt from the assessment, levy, and collection of taxes such portion of the property of such individual, corporation, organization, or association that is used primarily for such childcare.

Section B. Pursuant to chapter 116, and other

applicable constitutional provisions and laws of this state

allowing the general assembly to adopt ballot language for

the submission of this joint resolution to the voters of

5	this state, the official summary statement of this
6	resolution shall be as follows:
7	"Shall the Missouri Constitution be amended to
8	allow places where individuals, corporations,
9	organizations, and associations provide
10	childcare outside of the child's home to be
11	exempt from property tax? This is intended to
12	make childcare more available, which would
13	support the well-being of children, families,
14	the workforce, and society as a whole."
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